UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA FORT MYERS DIVISION

CHAD SHANNON,

Plaintiff,

v. Case No.: 2:23-cv-112-KCD

CAPE COLLISION CENTER, LLC and PETER DELLAPORTA,

Defendants.

ORDER

In this Fair Labor Standards Act case, the parties have filed a Stipulation of Dismissal with Prejudice. (Doc. 12.) Federal Rule of Civil Procedure 41(a)(1)(A)(ii) allows a plaintiff to dismiss an action voluntarily if a stipulation of dismissal is signed by all parties who have appeared. The dismissal is effective on filing and requires no further action by the Court. See Anago Franchising, Inc. v. Shaz, LLC, 677 F.3d 1272, 1278 (11th Cir. 2012). The text of the FLSA does not provide, and no Eleventh Circuit decision has ever held, that FLSA claims are exempt from Rule 41. To the contrary, the Eleventh Circuit has reasoned that the Federal Rules of Civil Procedure apply "in actions brought under the Fair Labor Standards Act no less than in any

¹ Unless otherwise indicated, all internal quotation marks, citations, and alterations have been omitted in this and later citations.

other case." Vasconcelo v. Miami Auto Max, Inc., 981 F.3d 934, 942 (11th Cir.

2020) (holding that Rule 68's cost-shifting provisions trump the FLSA's cost-

shifting provisions). And there is "no distinction" between the operation of Rule

41(a) and Rule 68 in an FLSA action. See Casso-Lopez v. Beach Time Rental

Suncoast, LLC, 335 F.R.D. 458, 461-462 (M.D. Fla. 2020) (holding parties may

terminate an FLSA case by filing either a Rule 41 stipulation of dismissal with

prejudice or a Rule 68(a) notice of acceptance of an offer of judgment "and the

district court is immediately powerless to interfere"); see also Dicomo v. KJIMS

Dev. Co., Inc., No. 2:16-cv-327-FtM-99CM, 2016 WL 6678420, *1 (M.D. Fla.

Nov. 14, 2016) ("[T]he parties may dismiss [an FLSA] case in its entirety

pursuant to the Joint Stipulation for Dismissal With Prejudice without further

action from the Court as it is unconditional and self-executing.").

Accordingly, this action is dismissed with prejudice, with each party to

bear their own fees and costs, unless otherwise agreed. The Clerk is directed

to enter judgment, deny all pending motions, terminate all scheduled events,

and close the case.

ORDERED in Fort Myers, Florida this May 22, 2023.

Kvle C. Dudek

United States Magistrate Judge

Copies: All Parties of Record

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